

SO ORDERED. SIGNED this 9th day of November, 2015

THIS ORDER HAS BEEN ENTERED ON THE DOCKET. PLEASE SEE DOCKET FOR ENTRY DATE.

UNITED STATES BANKRUPTCY JUDGE

IN THE UNITED STATES BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF TENNESSEE

IN RE: GARY THOMAS BUNCH APRIL MARIE BUNCH

15-32919-SHB Chapter 13

ORDER CONFIRMING CHAPTER 13 PLAN

The chapter 13 plan in this case or summary therof having been transmitted to scheduled creditors and it having been determined that plan as finalized complies with 11 U.S.C. § 1325 and should be confirmed, the court directs the following:

- The plan, a copy of which is attached, is confirmed;
- 2. Property of the estate does not vest in the debtor(s) until completion of the plan; and
- 3. The attorney for the debtor(s) is awarded the fee set forth in the plan, to be paid by the Chapter 13 Trustee through the plan.

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APPROVED FOR ENTRY:

/s/ Gwendolyn M. Kerney GWENDOLYN M. KERNEY Chapter 13 Trustee P.O. Box 228 Knoxville, TN 37901 (865) 524-4995

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IN THE U.S. BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF TENNESSEE CHAPTER 13 PLAN

	X Original Amended Pre-Confirmation Modified Post-Confirmation
	IN RE: Gary Thomas Bunch CASE NUMBER: April Marie Bunch
	Debtor(s)
1.	PLAN PAYMENT/TERM. The debtor(s) shall make plan payments of \$ 395.00 on a X weekly; bi-weekly; semi-monthly; or monthly basis over a term of 60 months by direct pay or X wage order through March 2016; then beginning April 2016 plan payments shall increase to \$447.00 weekly when the rent to own contract with Rent-A-Center pays out; then beginning September 2017 plan payments shall increase to \$489.00 weekly when Debtor Husband's 401(k) loan pays off. If payments are by wage order, debtor(s) shall be responsible for making plan payments directly to the Trustee until the employed commences wage order deductions. Debtor(s) shall commence plan payments not later than 30 days from the date of filing of the plan; provided, however, debtors shall make a full month of plan payments within 30 days from filing if the plan provides for the payment of filing fees, adequate protection payments, and/or secured creditor payments.
2.	TAX REFUNDS. In addition to the plan payments in Paragraph 1, debtor(s)' tax refunds and/or earned income credits shall be paid into the plan as follows: none; all; or, _X in excess of \$_1,500.00 A tax intercept order shall be issued for the debtor(s)' tax refund to be remitted directly by the Internal Revenue Service to the Trustee with the Trustee refunding debtor(s)' portion of the tax refund; provided, however, debtor(s) shall remit the required tax refund monies directly to the Trustee, if not intercepted. If the debtor(s) is delinquent in plan payments at the time of tax intercept, then the entire tax refund/credit shall be paid into the plan with the debtor(s)' portion of the refund applied to the plan arrearage and the balance, if any, refunded to the debtor. In the event of a joint tax refund, the debtor must supply an affidavit from the non-filling spouse necessary for tax refund distribution herein.
3.	PROPERTY OF THE ESTATE/INSURANCE. Debtor(s)' income and assets remain property of the estate and do not vest in the debtor until completion of the plan. Debtor(s) shall be responsible for any and all legal or contractual insurance requirements required to be maintained on estate properties. Debtor(s) retaining possession of personal property subject to a lease or securing a claim attributable to the purchase price of personal property shall within 60 days of bankruptcy filing provide the creditor with proof of full coverage insurance and maintain the same so long as the debtor(s) shall retain possession of said property.
4.	PRIORITY AND ADMINISTRATIVE EXPENSES. Such expenses under 11 U.S.C. §503(b) and §1326 shall be paid in full with claims entitled to priority under 11 U.S.C. §507(a) paid in full in deferred cash payments.
	a) Debtor(s)' Chapter 13 attorney fees shall be paid in the amount of \$_3,000.00, less \$_0.00_ previously paid by the debtor(s).
	b) Tax claims to be paid as secured, priority, and/or unsecured non-priority in accordance with the filed claim.
	c) Domestic support obligation claims shall be paid as priority; provided, however, any child support and/or alimony obligations which are current at the time of filing and are being paid directly or by wage order deductions shall continue with no payments by the Trustee and per 11 U.S.C. §362(b)(2)(A)(ii) no stay shall be ir effect for the establishment or modification of an order for these domestic support obligations. 11 U.S.C. §507 (a)(1)(B) domestic support obligations assigned to a governmental unit may be paid less than 100% in the event this is a five year plan providing for all disposable income; and, these specific assigned domestic obligations are identified as, and shall be paid by the Trustee as follows:

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- 5. POST PETITION claims allowed under 11 U.S.C. §1305 shall be paid in full. The debtor(s), however, must stay current with post-petition tax obligations. In the event the debtor(s) have self-employment income, all required quarterly estimated tax payments shall be timely made. In the event the debtor(s) have income subject to withholding, the debtor(s) shall ensure that sufficient sums are withheld to cover tax liabilities. Debtor(s) shall timely file all required federal and/or state tax returns and remit any balance due with the return. Failure to comply with any of these provisions may result in the dismissal of the case upon motion by any governmental entity and/or Trustee.
- 6. SECURED CREDITOR CLAIMS shall be filed and administered in accordance with applicable Federal Rules of Bankruptcy Procedure, including but not limited to Rules 3001 and 3002.1. Per Local Bankruptcy Rule 3001-1 (a) and (b), all creditors asserting a security interest in property of the debtor(s) and/or estate must prior to the

	meeting of creditors, file proof that the asserted security interest has been perfected in accordance with applicable law, regardless of whether the plan proposes to pay the claim by the Trustee or directly by the debtor(s). Claims are subject to objection if they are not properly documented and/or perfected regardless of confirmed plan treatment. Claims filed as secured but not given a secured plan treatment hereinafter shall be paid as unsecured.							
7.	NON-PURCHAS unsecured:	SE MONEY SECURITY INTEREST II	en claims of the following creditors are avoided and paid as					
8.	lien claims whic	h shall be paid directly by the designa	rustee shall make no payments on the following secured ted individual; provided, however, in the event of ed deficiency claim shall be allowed unless provided					
	Creditor	<u>Collateral</u>	Designated Individual					
9.	sale/foreclosure amended unsec amended deficie hundred twenty	by the secured creditor, and, unless rured deficiency claim which shall related to the original to relate back to the original to the original to the original to the transfer of t	Y: The debtor(s) surrenders the following collateral for noted otherwise, the creditor shall file and be paid an te back to a timety filed secured claim. In order for the al claim, the amended claim must be filed within one nless the creditor during this time seeks and is granted iency claim.					
	Creditor	<u>Collateral</u>						
10.	or vehicles extermined shall be paid a month; and, the installments of \$	nding beyond plan term) exists in favo nonthly maintenance installment per t estimated prepetition arrearage is \$	IEN(S): A long-term personal property lien (mobile homes or of The secured creditor he claim, but said installment is estimated to be \$ per which shall be paid in full per the claim in monthly m shall be paid by the Trustee; or, directly by					
11.	secured amount exceeding the specified until discharge under the extent recog	, interest rate and monthly payment on pecified amount shall be paid as unse the earlier of: (a) payment of the und 11 U.S.C. §1328. If this case is disminished by applicable non-bankruptcy la	nolders of the following secured liens shall be paid the ver the plan term. Any portion of the allowed claim cured; provided, however, the lien securing the claim shall erlying debt determined under non-bankruptcy law; or (b) ssed or converted prior to completion, the lien is retained to w. Secured creditors eligible under 11 U.S.C. on payments shall be paid \$50.00 a month until					

Creditor Collateral <u>Amount</u> **Payment** interest Rate **Title Max** 2005 Saturn Vue To be paid in full \$20.00 5.00% (Est. at \$1,026.00)

confirmation upon tendering the Trustee an adequate protection order.

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Wells Fargo

2005 Chevy Silverado To be paid in full (Est. at \$10,810.00) \$205.00 5.00%

12. MORTGAGE CLAIMS: Mortgage lien holders shall file claims per applicable Federal Rules of Bankruptcy Procedure (FRBP), including but without limitation, Rules 3001 and/or 3002.1. Claims shall be administered and paid by the Trustee in accordance with said rules, absent objection. Mortgage creditors receiving maintenance installments hereunder shall be paid the monthly mortgage installment payment per the claim; and the pre-petition mortgage arrearage claim amount shall be paid in equal monthly installments over the life of the plan unless a greater amount is specified. Creditors filing mortgage claims secured by debtor(s) principal residence shall file: Mortgage Proof of Claim Attachment B10 (Attachment A); Notice of Mortgage Payment Changes on Form B10 (Supplement 1); and Notice of Post-Petition Mortgage Fees, Expenses, and Charges on Form B10 (Supplement 2). The Trustee shall pay any Notice of Payment Change filed per FRBP 3002.1(b) as of its effective date, absent or until resolution of any objection to the same. The Trustee shall pay any Notice of Post-Petition Mortgage Fees, Expenses and Charges filed per FRBP 3002.1(c), absent or until resolution of an objection or motion filed per FRBP 3002.1(e) to determine the validity of the fees, expenses and charges.

(A)	PRINCIPAL RESIDENCE SECURED MORTGAGE(S) PER (11 U.S.C. §1322(b)(5)): The debtor(s) own principal residential real property located at 309 Mehaffey Road, Powell, TN 37849, which is subject to a first mortgage lien in favor of BSI Financial Services whose estimated monthly mortgage payment is \$1,068.00; and the estimated pre-petition mortgage arrearage is \$6572.00, which shall be paid in monthly installments of \$110.00 at 0.00 % interest. This mortgage shall be paid X by the Trustee; or, directly by the debtor(s). The foregoing lien shall survive the plan. The debtor(s) have a second mortgage lien in favor of whose estimated monthly mortgage payment is \$, and the estimated pre-petition mortgage arrearage is \$ which shall be paid in monthly installments of \$ at % interest. This mortgage shall be paid by the Trustee; or directly by the debtor(s). The foregoing lien shall survive the plan.
(R)	SECURED LONG-TERM MORTGAGE(S) OTHER THAN PRINCIPAL RESIDENCE: The debtor(e) own
(0)	SECURED LONG-TERM MORTGAGE(S) OTHER THAN PRINCIPAL RESIDENCE: The debtor(s) own real property located at, which is subject to a first mortgage lien in favor of, whose estimated monthly mortgage payment is \$, and the estimated
	whose estimated monthly mortgage payment is \$, and the estimated
	pre-petition mortgage arrearage is \$, which shall be paid in monthly installments of
	\$ at% interest. This mortgage shall be paid by the Trustee; or directly by the
	debtor(s). The foregoing lien shall survive the plan. The debtor(s) have a second mortgage lien in favor of
	whose estimated monthly mortgage payment is \$, and the estimated
	pre-petition mortgage arrearage is \$, which shall be paid in monthly installments of
	\$at% interest. This mortgage shall be paidby the Trustee; ordirectly by the
	debtor(s). The foregoing lien shall survive the plan.
(C)	STRIPPED MORTGAGE(S)/JUDGMENT LIEN(S): The debtor(s) own real property located at
	which is subject to a mortgage or judgment lien in favor of
	This lien is not subject to any discharge exception, but is completely
	unsecured and, is therefore avoided, stripped down and paid as a non-priority, unsecured creditor as
	provided for under this plan; and, the lien shall be released by the creditor not later than 30 days after the
	completion of the plan and discharge of debtor(s).
(D)	MORTGAGE(S)/JUDGMENT LIEN(S) TO BE PAID IN FULL OVER PLAN TERM: The debtor(s) own real
	property located at, which is subject to a mortgage and/or judgment lien in favor of The balance is estimated at \$; however, the actual principal balance per the claim shall be paid in full over the plan term in monthly installments of
	Tayor or The balance is estimated at \$; however, the actual
	principal balance per the claim shall be paid in full over the plan term in monthly installments of
	\$at% interest. The lien shall be released by the creditor not later than 30 days
	after completion of the plan and discharge of the debtor(s).

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13.	NON-PRIORITY UNSECURED CREDITORS shall be paid pro-rata by the Trustee on a funds available basis which may exceed, but will not be less than the following dividend range: 0%; 1%-5%;							
	6%-20%;							
	21% -70%, 71% - 100%; or <u>X</u> 100%							
14.	COSIGNED DEBT. The following cosigned claims shall be paid by the Trustee in full at the claim contract rate of interest not to exceed 24% interest for the full protection of co-debtor(s):							
	Creditor Approximate Balance Monthly Payment							
15.	EXECUTORY CONTRACTS AND UNEXPIRED LEASES. Except for the following which are assumed, all							
	executory contracts and unexpired leases are rejected with any claim arising from rejection to be paid as unsecured. Assumed contracts, as follows, are to be paid outside of the plan, directly by the debtor(s):							

Verizon Wireless - Cell Phone Contract

Rent-a-center - TV contract

- 16. QUALIFIED RETIREMENT AND/OR PENSION loans or claims shall be paid directly by debtor(s) pursuant to the terms of plan administration with no payments by the Trustee.
- 17. *SPECIAL PROVISIONS.

September 25, 2015

/s/ Gary Thomas Bunch /s/ April Marie Bunch

/s/ Zachary S. Burroughs /s/ Joshua K. Bradley Zachary S. Burroughs, # 025896 Joshua K. Bradley, # 032002 Clark & Washington, LLC Attorneys for Debtor(s) 408 S. Northshore Drive Knoxville, TN 37919 (865) 281-8084 (phone) (865) 862-8967 (fax) cwknoxville@cw13.com